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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

07-CV-6959 (DAB)

ELECTROMICALLY FILED

BOC #:

LATE FILED: Oct. 24,2207

NOMINATION DI ANTONIO E PAOLO GENSINI S.N.C.,

STIPULATION AND ORDER

Plaintiff,

-v-

H.E.R. ACCESSORIES LTD., PAN OCEANIC GROUP, LLC, RICHARD TERZI, HYMIE ANTEBY, SAM ANTEBY, JACK ANTEBY, CLAIRE'S BOUTIQUE'S INC., CLAIRE'S STORES, INC., SOCORRO ECHEVERRIA, d/b/a DEAL-IN MARKETING, AGC INC., THOSE CHARACTERS FROM CLEVELAND, INC., AMERICAN GREETINGS CORPORATION, ARTLIST INTERNATIONAL, INC., ARTLIST INTERNATIONAL USA, INC., DIC I CORPORATION d/b/a DIC ENTERTAINMENT CORPORATION, HEARST HOLDINGS, INC., FLEISCHER STUDIOS, INC., KING FEATURES SYNDICATE, HOUGHTON MIFFLIN COMPANY, UNIVERSAL STUDIOS LICENSING LLLP, NINTENDO OF AMERICA, INC., JAMES K. BENTON, SANRIO COMPANY, LTD., SANRIO INC., VIACOM INTERNATIONAL, INC., JOHN DOES 1-50 AND XYZ COMPANIES 1-50,

Defendants.

The parties hereto, by and between the undersigned counsel, hereby stipulate as follows:

Subject to the representations of counsel for defendant Sanrio, Inc. that: defendant Sanrio Company, Ltd. had no involvement in the licensing activity described at paragraphs 45-47 of plaintiff's August 10, 2007 First Amended Complaint; Sanrio, Inc. is responsible for all such licensing activity; and all documents and information concerning such licensing activity are within the possession, custody and control of defendant Sanrio, Inc., the parties agree that all claims asserted in plaintiff's First Amended Complaint against defendant Sanrio Company, Ltd.

are hereby dismissed without prejudice as to Sanrio Company, Ltd., and without prejudice as to any of plaintiff's claims against any other defendants.

Dated: October 13-2007

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Attorneys for Plaintiff

Nomination di Antonio e Paclo Gensini, S.N.C.

SO ORDERED:

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